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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
08/626,600	04/02/1996	MICHAEL F. QUINN	107040.007	107040.007 8034	
27510	7590 09/26/2005		EXAM	INER	
KILPATRICK STOCKTON LLP 607 14TH STREET, N.W.			POINVIL, I	POINVIL, FRANTZY	
WASHINGTON, DC 20005			ART UNIT	PAPER NUMBER	
	,		3628		

DATE MAILED: 09/26/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Summan	08/626,600	QUINN ET AL.				
Office Action Summary	Examiner	Art Unit				
	Frantzy Poinvil	3628				
The MAILING DATE of this communication appeariod for Reply	ppears on the cover sheet with the o	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING. - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 1.136(a). In no event, however, may a reply be tired will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on 29	June 2005					
<u> </u>	nis action is non-final.					
<i>,</i> —		secution as to the merits is				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
·		3.3.2.3.				
Disposition of Claims		•				
4)⊠ Claim(s) <u>37-46</u> is/are pending in the applicati	4) Claim(s) 37-46 is/are pending in the application.					
4a) Of the above claim(s) is/are withdr	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>37-46</u> is/are rejected.						
7) Claim(s) is/are objected to.	•					
8) Claim(s) are subject to restriction and	or election requirement.					
Application Papers						
9) The specification is objected to by the Examir	ner.					
10) The drawing(s) filed on is/are: a) ac		Examiner.				
Applicant may not request that any objection to th						
Replacement drawing sheet(s) including the corre						
11) The oath or declaration is objected to by the E	•	•				
Priority under 35 U.S.C. § 119						
12) ☐ Acknowledgment is made of a claim for foreig	an priority under 35 LLS C & 110/a) (d) or (f)				
a) ☐ All b) ☐ Some * c) ☐ None of:	gir priority under 35 0.5.C. § 119(a)-(d) 01 (1).				
1. ☐ Certified copies of the priority docume	nts have been received					
		ion No				
3. Copies of the certified copies of the pri	•	ed in this National Stage				
application from the International Bure						
* See the attached detailed Office action for a lis	st of the certified copies not receive	eu.				
		•				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summary					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ate Patent Application (PTO-152)				
 Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 	6) Other:	atent Application (F10-192)				
S. Patent and Trademark Office						

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 39-41, 43, 44, 45 and 46 are rejected under 35 USC 103 as being unpatentable over Cukor et al. (U.S. Patent No. 5,168,444) in view of Tom Reding, "Digital Imaging Technology: What, Where, and Why in Commercial Nuclear Power', Nuclear Plant Journal, July-August 1991, pages 89, 90, and 94 (hereinafter "Reding") and Jacobs et al. (US Patent No. 5,611,048) or Baker et al (US Patent No. 5,696,898) and Burks et al. (US Patent No. 5,644,778).

As per claims 44, 45 and 46, Cukor discloses a computer-based trade records information management system for scanning, storing, searching, retrieving, and displaying data pertaining to commercial transactions (see Cukor; abstract). A central storage means at one or more regional processing centers stores bit mapped (scanned) images of documents and includes a database of data related to the scanned documents (Fig. 1; Col 5, lines 31 - 59., Col 8, lines 4 - 7). Cukor teaches regional processing centers comprised of a plurality of customer workstations each located at shipping stations remote from a central storage facility. Each workstation includes local storage means for storing bit mapped images and all transaction-associated documents and information (Col. 7, lines 1 6 - 21 and Col 10, lines 22 - 40) and is linked to central storage by means of a local area network. Although Cukor does not expressly disclose use of a wide area network for connecting the workstations to the regional

center nor for linking regional centers to each other, it does teach that a plurality of such regional centers may be networked together over a large geographic area (Fig. 1; Col 5, line 31 - Col 6, line 10).

Reding is a system for the electronic storage, management, and retrieval of all types of documents and teaches that such a system can be implemented across both local and wide area networks (Reding at page 89, column 1). Reding also teaches at page 89, column 2 that data may be stored in ASC II format. It would have been obvious to one of ordinary skill in the art of financial information management to modify Cukor with the wide area network means of Reding in order to provide for institution-wide storage and retrieval of documents (see Reding at page 90, col. 3; Cukor at Col 5, lines 52 - 59).

Cukor also discloses means for inputting data into central storage from a plurality of remote workstations and also from central means (Co1 5, lines 43 - 50., Col. 7, lines 16 -21; Col 8, lines 4 - 7, Col 10, lines 46 - 60).

Cukor teaches indexing data to be centrally stored by means of a common PRO number and electronically associating all documents related to a single transaction in a common electronic file folder for subsequent retrieval. Such indexed data includes at least one scanned document (Co1 2, lines 7 - 21; Col 10, lines 21 - 40).

Although Cukor does not expressly disclose the management of information related to financial transactions, the Examiner asserts that the sale and shipment of goods is well known to comprise financial transactions (see Col 1, line 65 to Col 2, line 6., Col. 6, lines 37 – 41). Cukor further discloses means for storing messages and completed inquiries (col. 14 - 27). Furthermore, Cukor teaches electronic association of all documents associated with a particular

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shipment transaction (Co1 10, lines 22 - 40) and further discloses the processing of documents for filling customer requests (Co1 7, lines 21 - 25). The Examiner asserts that it would have been obvious to one of ordinary skill in the art of financial information management to include means for storing customer messages and inquiries. One would be motivated to do so in order to retain all information related to a particular transaction in a single, searchable database for subsequent review and/or retrieval and to avoid the problems associated with handling paper documents (see Col 2, lines 7 - 12 and 19 - 21; Col 3, lines 21 - 25 and 62 - 65., Col. 5, lines 21 - 25).

Although Cukor discloses means for searching data storage means and identifying found records, it does not teach searching by means of structured inquiries (Col 8, line 65., Col 14, lines 11 - 18., Col 7, lines 21 - 25). Reding does teach searching the document image file by means of structured database queries and displaying the found records (page 89, col. 2). It would have been obvious to one of ordinary skill in the art to modify Cukor with the structured query means of Reding in order to utilize the sophisticated search means available through database management systems (see Reding at page 89, col 2). Although both Cukor and Reding disclose use of display means by which to view found documents, neither teach such means by which to build structured queries. However, the Examiner asserts that the use of graphic user interfaces to build structured queries is well known in the art of database management and would have been obvious to the skilled artisan as a known and convenient means by which to search an online database.

Cukor further discloses supervisory means for monitoring activities on the system (Col. 3, lines 31 - 34; Col 8, lines 48 - 49). Although Cukor does not disclose the details of the

supervisory means, the Examiner asserts that monitoring the work of another, any backlog of processing, and assigning access privileges are all well known supervisory means and would have been obvious to the skilled artisan to implement to ensure timely and secure processing of financial data (see Col 3, lines 31 -32 and 35 - 36).

Cukor teaches accessing and displaying the data in a particular data folder (Co1 I 4, lines 11 - 18., Col 7, lines 21 - 25).

Cukor teaches assigning a transaction data folder to a particular user by name, PRO number, and/or bill of lading (Co1 6, lines 49 - 60., Col . 10, lines 22 - 40).

Cukor discloses a work queue containing documents of a particular user to process (Co1 7, lines 21 - 25).

Cukor teaches means for exchanging database data through the network (Co1 7, lines 16 - 25).

Cukor teaches assignment of a unique internal identifier for the identification of each file folder and further to identify each document image in the folder (Co1 14, lines 8- 26; Col 15, lines 2 - 8).

Cukor teaches a user having access to locally and regionally stored documents (Fig 1', Col 29, lines 53 - 57., Col 7, lines 16 - 25). Cukor further discloses local access to the transaction file when the regional center is unavailable (Col. 11, lines 1 - 8), regardless of why the regional center fails to respond.

As per the features of:

"means for restricting users to only retrieve images form the local storage means" of claim 44;

"restricting user workstations to only retrieve images from local storage devices" of claim 45; and

"wherein a system administrator may restrict the user to access only images from local storage devices" of claim 46.

The Examiner notes that functions of assigning and monitoring access privileges of a user or restricting users to only retrieve certain types of information from a particular storage device or on a network are well known in the art. Applicant is directed to column 4, line 7 to column 5, line 25 of Baker et al. and column 4, lines 39-65 of Jacobs et al.

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the teachings of either Baker et al or Jacobs et al in the combination of Cukor and Reding in order to provide a security feature in the combination therein.

Applicant has amended:

the independent claim 44 to recite:

"means for storing images in a plurality of formats, wherein a first transaction data folder stores a first format of an image and a second transaction data folder stores a second format of the image"

independent claim 45 to recite: "wherein the image is stored in at least one format in the transaction data folder". As per this limitation, the combination above teaches storing the images. Images in a computerized system are usually stored in a given format. Storing such in a transaction folder would have been obvious to one of ordinary skill in the art in the combination above in order to relate images with a type of transaction.

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Independent claim 46 to recite: "transmitting the at least one image in a second format to a second regional processing center".

Furthermore, as per the above newly added features of claims 44-46, Burks et al teach a medical transaction system wherein medical transaction data are formatted and stored in a plurality of formats for transmitting to different types of entities. Each entity may be located in a separate geographic location. Applicant is directed to the abstract and column 3, lines 1 to column 4, line 36 and column 5, line 42 to column 6, line 23 of Burks et al. It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teachings of Burks et al into the above noted features above in order to allow different entities to receive specific transaction with their desired formats as indicated by Burks et al. on columns 5 and 6.

As per claim 39, Cukor discloses communications between regional processing centers for distributed image processing, including the retrieval of images from transaction folders at one site from another site (Co1 5, lines 43 - 59., Col 21, lines 42 - 45., Col 25, lines 40 - 44).

As per claims 40-41, Cukor's system provides for data input at local workstations (column 10, lines 23-40).

2. Claims 37 and 42 are rejected under 35 USC 1 03 as being unpatentable over Cukor, Reding and Baker et al or Jacobs et al. and Burks et al., as applied to Claim 46 above, and further in view of Wang et al. (U.S. Patent No. 5,490,217).

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As per Claims 37 and 42 and as discussed above regarding Claim 46, Cukor discloses a computer-based trade records information management system for scanning, storing, searching, retrieving, and displaying data pertaining to commercial transactions across a network of local and regional stations. Although Cukor discloses the creation of transaction folders related to financial transactions. The combination of Cukor, Reding and Baker et al or Jacobs et al. and Burks et al does not expressly teach adding images to an existing folder nor transferring images between folders. Wang is an automatic document handling system in which documents are scanned into storage for archiving and subsequent retrieval (Wang at abstract; Col 2, lines 40 - 46). Wang teaches that images can be added to existing folders (Co1 5, line 49 - 52) and may be moved from one folder to another (col. 6. lines 27 - 31). Introducing the teaching of Wang et al into the combination of Cukor, Reding and Baker et al or Jacobs et al. and Burks et al would have been obvious to one of ordinary skill in the art at the time of the invention in order to move files from one location or computer system to another location or computer system thus providing instant and constant updates of data files or newly scanned documents.

Claim 38 is rejected under 35 USC 103 as being unpatentable over Cukor and Reding, and Baker or Jacobs and Burks et al., as applied to Claim 46 above, and further in view of Joe Dysart, &GA Shortcut in the Paper Chase", Distributing, v 93, n 1, pages 42 - 44, January 1994 (hereinafter "Dysart").

As per claim 38 and as discussed above regarding Claim 46 by Cukor, Reding, Baker or Jacobs and Burks et al, Cukor further discloses a computer-based trade records information management system for scanning, storing, searching, retrieving, and displaying data pertaining to commercial transactions across a network of local and regional stations. Although Cukor

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discloses local storage into transaction folders during the day (Co1 6, lines 43 - 48), Cukor does not expressly each that images are uploaded to the regional centers at night. Dysart teaches the graphical images of financial documents across a network in which the scanned images are transferred electronically to regional processing centers at night. Dysart at page 2, lines 3-7). The motivation to combine Dysart with the teachings of Cukor and Reding, Baker or Jacobs and Burks et al would be to take advantage of the well-known lower rates and lower traffic associated with nightly electronic transmissions of data.

Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Frantzy Poinvil whose telephone number is (703) 305-9779. The examiner can normally be reached on Monday-Thursday.

The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Frantzy Poinvil
Primary Examiner
Art Unit 3628

FP September 15, 2005